BILL NO. S-82-04-39

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SPECIAL ORDINANCE NO. S- 92-82

AN ORDINANCE amending Article VI and Sections 24-35 and 24-36 of Article VII of Chapter 24 "Sewer and Sewerage Systems" so as to adjust rates and other provisions prescribed therein

WHEREAS, the Common Council now finds that the fees charged for services rendered by the Sewage Works owned and operated by the City of Fort Wayne are not sufficient to maintain the Sewage Works in the sound physical and financial condition necessary to render adequate and sufficient service and that said fees are not sufficient to pay all expenses to operate and maintain the Works; to pay interest charges on bonds or other obligations; to provide the sinking fund required for revenue bonds heretofore issued; to provide adequate money to be used as working capital; to provide adequate money for improving and replacing the Works; and to provide the amount of money sufficient to compensate the City for the property taxes that would be paid on the Sewage Works if the Sewage Works were privately owned;

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That Chapter 24 of the Municipal Code of the City of Fort Wayne, Indiana, 1974, as amended, is amended to be and read as follows:

Article VI. User Charges

Sec. 24-27. User Volume Charges.

The water usage schedule upon which charges for services rendered by the Sewer Utility shall be based on water consumption unless otherwise metered or exempted in accordance with the following user classifications and the following charges for services for each such classification:

Service Charge (cents per 100 cu. ft.)

2		Class c	of User
3		Domestic	Manufacturing
	Treatment	18.74	18.74
5	Conveyance, Collection, Billing	18.23	11.88
,	Capital	11.73	8.88
3	Total User Charge	48.70	39.50

Sec. 24-28. User Minimum Charges.

In the event the monthly sewage service charge calculated in accordance with the water consumption schedule in Sec. 24-27 does not exceed the minimum monthly charge for each class of user as set forth thereafter user shall pay said minimum monthly charge in lieu of the charge calculated based on water usage, as follows:

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16	Water Meter Size	Minimum Monthly Charge
17	5/8 - 3/4"	\$ 2.43
18	1 - 1/2"	8.58
19	2"	17.51
20	3"	35.18
21	4"	58.48
22	6" or larger	162.44

Sec. 24-29. User Flat Charges.

24 In the event any user is not a metered water customer, there 25 shall be imposed flat charge rates as follows: 26

Classification of Customer	Monthly Flat Charge (1)		
	<u>In-City</u> <u>Out-City</u>		
Domestic User - Single Family Dwelling	\$ 4.87 \$ 5.84		
Domestic User - Multi Family Dwelling	To be estimated by City		
Commercial and Industrial User	To be estimated by City		

(1) Estimates of monthly flat charges for multi-family dwell-

ings shall be based on the number of family units accommodated by the system multiplied by the single family dwelling monthly charges. Estimates of monthly flat charges for commercial and industrial establishments shall be either estimated based on number of employees, manufacturing processes used and other pertinent sewer use indicators or based upon outfall measurements where available.

Sec. 24-29A. Special Capital Surcharge.

Each user discharging wastes into the sewage systems acquired by the City of Fort Wayne, Indiana, from and located in St.

Joseph Township and Adams Township, Allen County, Indiana, as well as all future extensions thereof shall be subject to and shall pay a special capital surcharge in the amount of \$4.65 per month in addition to all other sewer service charges or other charges imposed by this Ordinance. Said capital surcharge shall be collected from said users until such time as the principal of and all interest and other costs arising from the borrowing of funds by the City for the acquisition of said sewer system shall have been paid in full from the total of the capital surcharge herein imposed.

Sec. 24-30. <u>Contract Customers - Unit and Other Charges</u>.

In the event the City consummates a contract to serve as a regional treatment plant for any other municipality or private sewage utility, either contiguous to the City or in its environs, said contract shall provide for the following unit charges:

(a) Volume Charge (cents per 100 cu. ft.) Treatment 18.74 Capital Charge 11.76 30.50

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(b) Variable Charge (cents per 100 cu. ft.)

A variable charge for conveyance and collection costs attributable to that portion of the conveyance system and operating costs associated therewith used by the contract customer shall be computed by the City and added to the volume charge.

(c) Flat Charge.

In addition to the foregoing charges based on volume of sewage treated and conveyed each contract customer will pay a monthly billing charge of \$.55 and a monthly surveillance charge of \$82.20.

(d) Excess Strength of Wastes Surcharge.

In the event a contract customer contributes waste having a strength in excess of domestic waste characteristics, as hereinbefore defined, a surcharge based on the following unit process charge will be in effect for all waste found to be in excess of limitations:

Cents Per Pound

Suspended Solids -	(SS)		3.931
Biochemical Oxygen	Demand -	(BOD)	3.926
Phosphorus - (P)			37.619

(e) Capital Surcharge.

In the event contract customer delivers sewage for treatment to City for a period of 90 consecutive days which is in excess of base MGD contracted for, then customer will be subject to an additional capital charge computed at the capital charge (per 100 cu. ft.) then in effect times the excess percentage of MGD

represented by dividing actual MGD by contracted MGD.

(f) Other Provisions.

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In the event sewage received pursuant to any contract entered into under this section exceeds any of the limitations imposed by this Chapter, the City shall have the right to impose all charges, limitations and penalties applicable to any non-contract user served by the City. Each contract entered into by the City pursuant to the foregoing rate classification shall provide that contract customer shall agree to enact and maintain a Sewer Use Ordinance, Industrial Cost Recovery System and User Charge System acceptable to the City and in conformance with the City's obligations under Sec. 204(b)(1) Public Law 92-500 as amended and supplemented and guidelines and regulations promulgated thereunder by the U.S. Environmental Protection Agency and 40 CFR 35.905-8, 35-928-1 and 35-928-2, and 35-935-13.

Sec. 24-31. Bulk Waste Charges.

Industrial - For all industrial waste picked up from customer and hauled in City's vehicles to Plant - \$163.00 per load.

Domestic - For all domestic waste delivered to plant by customer's truck or tank - \$23.85 per load. For purposes of computing charges hereunder, a loan is defined as 1,000 gallons of tank capacity or fraction thereof.

Sec. 24-32. Annual Review of Service Charges.

Prior to May 1 of each year, the General Auditor of the City

Utilities and an independent certified public accountant employed for that purpose shall submit to the Board of Public Works a comparison of the calculated unit cost for flow, removal of BOD, suspended solids, and phosphorus per year, with the unit charges currently in effect from which the Board shall determine whether the current service charges and surcharges are adequate or should be changed. The methodology utilized in developing this cost comparison shall include:

- A system including the distribution of the cost of operation and maintenance of the treatment works of the WPC Utility to each user class in proportion to such user's contribution to the total waste loading of the treatment works. Factors such as strength, volume, and delivery flow characteristics shall be considered and included as the basis for the user's contribution to insure a proportional distribution of operation and maintenance and replacement costs to each user class.
- 2. Total annual service charges and surcharges collected from each individual user class shall be deemed sufficient if said charges have generated during the prior operating period sufficient revenue to offset the cost of all treatment works operation and maintenance provided by the Utility, including cost of management, system repair and replacement, debt retirement and other costs incidental to the Utility Operation attributable to such class.

Article VII. Strength-of-Wastes Surcharge

Sec. 24-35. Rates of Surcharge.

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The rate of surcharge for each of the aforementioned constituents shall be as follows:

	31 cents pound
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- For biochemical oxygen demand (BOD) 3.926 cents b. per pound
- For phosphorus (P) 37.619 cents c. per pound

Sec. 24-36. Waste Evaluation Charges. All users discharging wastes into the system requiring continu-ing surveillance sampling and waste evaluation shall be subject to a monthly fixed charge to cover the costs of such services in the amount of \$82.20 per discharge point. SECTION 2. That this Ordinance is adopted after a public hearing held pursuant to I.C. 36-9-23-26 and due notice of said hearing published pursuant to I.C. 5-3-1. SECTION 3. That this Ordinance shall be in full force and effect upon passage and approval by the Mayor. APPROVED AS TO FORM AND LEGALITY THIS 26 DAY OF CAMIL , 1982. Bruce O. Boxberger, City Attorney 2.8

seconded by by title and ref; Plan Commission due legal notice Indiana, on DATE:	ird time in f	Committee ation) and Pr cil Chambers, , the , 19 % at	adopted, rublic/Hearing, City-County	o'clock	Fort Wayne, day of .M.,E.S.T. CITY CLERK
seconded by passage. PASSED	(LOST) by	the following	and duly add	pted, plac	ed on its
	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
TOTAL VOTES	7	_/_		_/_	
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NUCKOLS				_×	
SCHMIDT	×				
SCHOMBURG	<u>X</u>				
STIER					
TALARICO	<u>X</u>				
DATE:	5-25-8	2	CHARLES W. W	W full ESTERMAN -	CITY CLERK
Passed and adopted by the Common Council of the City of Fort Wayne,					
Indiana, as (20N	ING MAP) (G	ENERAL) (ANI	EXATION) (SPECIAL)	
(APPROPRIATION)	ORDINANCE	(RESOLUTIO	no	-92-82	,
on the 25	X day	of	ey .	4.	, 19 82.
	ATTEST:		(SEAL)		
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CHARLES W. WESTER	TAMAN - CITY C	LERK	PRESIDING OF		arics
Presented by me to the Mayor of the City of Fort Wayne, Indiana, on					
the day of Day, 19 ld, at the hour of					
/// <i>30</i> o'clock A .M.,E.S.T.					
CHARLES W. WESTERMAN - CITY CLERK					
Approved and	d signed by m	e this/	ct day o	f June	
1982, at the hour of 10 o'clock A.M., E.S.T.					
100 65R					
			WIN MOSES, J	R MAYOR	

REPORT OF THE COMMITTEE ON CITY UTILITIES
WE, YOUR COMMITTEE ON City Utilities TO WHOM WAS REFERRED AN
ORDINANCE amending Article VI and Sections 24-35 and 24-36 of Article
VII of Chapter 24 "Sewer and Sewerage Systems" so as to
adjust rates and other provisions prescribed therein
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HAVE HAD SAID ORDINANCE UNDER CONSIDERATION AND BEG LEAVE TO REPORT
BACK TO THE COMMON COUNCIL THAT SAID ORDINANCE PASS.
PAUL M. BURNS - CHAIRMAN
MARK E. GIAQUINTA - VICE CHAIRMAN Mark & Graduina
JAMES S. STIER Juth
JANET G. BRADBURY Can't I. Bealdury
ROY J. SCHOMBURG
5-25-82 CONCURRED IN

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Admn.	Appr.	

DIGEST SHEET

TITLE OF ORDINANCE Special Ordinance 5-82-04-39
DEPARTMENT REQUESTING ORDINANCE City Utilities
SYNOPSIS OF ORDINANCE An Ordinance amending Chapter 24 of the
Municipal Code of the City of Fort Wayne for the purpose of increasing
rates charged customers for sewer services.
¥- '
EFFECT OF PASSAGE
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EFFECT OF NON-PASSAGE None of the above.
MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) Lack of additional
revenue to operate utilities if Ordinance fails.
ASSIGNED TO COMMITTEE (FRESIDENT)

NOTICE OF HEARING ON PROPOSED RATES AND CHARGES OF FORT WAYNE SEWAGE WORKS

Property owners and other interested parties in the City of
Fort Wayne are hereby notified that on April 26, 1982, the
Common Council introduced Ordinance No. $112-04-39$, thereby
determining to establish rates and charges for services to be
rendered by the sewage works. At a meeting of the Common
Council to be held atM. (Fort Wayne Time), on
May 25, 1982, in the, there will be a public
hearing on the matter of the rates and charges, and
consideration of adoption of said Ordinance No,
which provides in part as follows:

Article VI. User Charges

Sec. 24-27. User Volume Charges.

The water usage schedule upon which charges for services rendered by the Sewer Utility shall be based on water consumption unless otherwise metered or exempted in accordance with the following user classifications and the following charges for services for each such classifications:

Service Charge (cents per 100 cu. ft.)

	Class of User		
	Domestic	Manufacturing	
Treatment	18.74	18.74	
Conveyance, Collection, Billing	18.23	11.88	
Capital	11.73	8.88	
Total User Charge	48.70	39.50	
Sec. 24-28. <u>User Minimum Charges</u> .		,	

In the event the monthly sewage service charge calculated in accordance with the water consumption schedule in Sec. 24-27 does not exceed the minimum monthly charge for each class of user as set forth thereafter user shall pay said minimum monthly charge in lieu of the charge calculated based on water usage, as follows:

Water Meter Size	Minimum Monthly Charge
5/8 - 3/4"	\$ 2.43
1 - 1/2"	8.58
2 ⁿ	17.51
3 ^m	35.18
4"	58.48
6" or larger	162.44

Sec. 24-29. User Flat Charges.

In the event any user is not a metered water customer, there shall be imposed flat charge rates as follows:

Classification of Customer

Monthly Flat Charge (1)

In-City Out-City

Domestic User - Single Family
Dwelling

\$ 4.87 \$ 5.84

Domestic User - Multi-Family
Dwelling To be estimated by City

Commercial and Industrial User To be estimated by City

(1) Estimates of monthly flat charges for multi-family dwellings shall be based on the number of family units accommodated by the system multiplied by the single family dwelling monthly charges. Estimates of monthly flat charges for commercial and industrial establishments shall be either estimated based on number of employees, manufacturing processes used and other pertinent sewer use indicators or based upon outfall measurements where available.

Sec. 24-29A. Special Capital Surcharge.

Each user discharging wastes into the sewage systems acquired by the City of Fort Wayne, Indiana, from and located in St. Joseph Township and Adams Township, Allen County, Indiana, as well as all future extensions thereof shall be subject to and shall pay a special capital surcharge in the amount of \$4.65 per month in addition to all other sewer service charges or other charges imposed by this Ordinance. Said capital surcharge shall be collected from said users until such time as the principal of and all interest and other costs arising from the borrowing of funds by the City for the acquisition of said sewer system whall have been paid in full from the total of the capital surcharge herein imposed.

Sec. 24-30. Contract Customers - Unit and Other Charges.

In the event the City consummates a contract to serve as a regional treatment plant for any other municipality or private regional treatment plant for any other municipality or private sewage utility, either contiguous to the City or in its environs, said contract shall provide for the following unit charges:

(a) Volume Charge (cents per 100 cu. ft.) Treatment 18.74 Capital Charge 11.76 30.50

(b) Variable Charge (cents per 100 cu. ft.)

A variable charge for conveyance and collection costs attributable to that portion of the conveyance system and operating costs associated therewith used by the contract customer shall be computed by the City and added to the volume charge.

(c) Flat Charge.

In addition to the foregoing charges based on volume of sewage treated and conveyed each contract customer will pay a monthly billing charge of \$.55 and a monthly surveillance charge of \$82.20.

(d) Excess Strength of Wastes Surcharge.

In the event a contract customer contributes waste having a strength in excess of domestic waste characteristics, as hereinbefore defined, a surcharge based on the following unit process charge will be in effect for all waste found to be in excess of limitations:

	Cents Per	Pound
Suspended Solids - (SS)	3.931	
Biochemical Oxygen Demand - (BOD)	3.926	
Phosphorus - (P)	37.619	

(e) Capital Surcharge.

...

In the event contract customer delivers sewage for treatment to City for a period of 90 consecutive days which is in excess of base MGD contracted for, then customer will be subject to an additional capital charge computed at the capital charge (per 100 cu. ft.) then in effect times the excess percentage of MGD represented by dividing actual MGD by contracted MGD.

(f) Other Provisions.

In the event sewage received pursuant to any contract entered into under this section exceeds any of the limitations imposed by this Chapter, the City shall have the right to impose all charges, limitations and penalties applicable to any non-contract user served by the City. Each contract entered into by the City pursuant to the foregoing rate classification shall provide that contract customer shall agree to enact and maintain a Sewer Use Ordinance, Industrial Cost Recovery System and User Charge System acceptable to the City and in conformance with the City's obligations under Sec. 204(b)(1) Public Law 92-500 as amended and supplemented and guidelines and regulations promulgated thereunder by the U.S. Environmental Protection Agency and 40 CFR 35.905-8, 35-928-1 and 35-938-13.

Sec. 24-31. Bulk Waste Charges.

- Domestic For all domestic waste delivered to plant by customer's truck or tank \$23.85 per load. For purposes of computing charges hereunder, a load is defined as 1,000 gallons of tank capacity or fraction thereof.

Sec. 24-32. Annual Review of Service Charges.

Prior to May 1 of each year, the General Auditor of the City Utilities and an independent certified public accountant employed for that purpose shall submit to the Board of Public Works a comparison of the calculated unit cost for flow, removal of BOD, suspended solids, and phosphorus per year, with the unit charges currently in effect from which the Board shall determine whether the current service charges and surcharges are adequate or should be changed. The methodology utilized in developing this cost comparison shall include:

1. A system including the distribution of the cost of operation and maintenance of the treatment works of the WPC

Utility to each user class in proportion to such user's contribution to the total waste loading of the treatment works. Factors such as strength, volume, and delivery flow characteristics shall be considered and included as the basis for the user's contribution to insure a proportional distribution of operation and maintenance and replacement costs to each user class.

2. Total annual service charges and surcharges collected from each individual user class shall be deemed sufficient if said charges have generated during the prior operating period sufficient revenue to offset the cost of all treatment works operation and maintenance provided by the Utility, including cost of management, system repair and replacement, debt retirement and other costs incidental to the Utility Operation attributable to such class.

Article VII. Strength-of-Wastes Surchage

Sec. 24-35. Rates of Surcharge.

The rate of surcharge for each of the aforementioned constituents

a. For suspended solids (SS)

3.931 cents per pound

b. For biochemical oxygen demand - (BOD)

3.926 cents per pound

c. For phosphorus (P)

37.619 cents per pound

Sec. 24-36. Waste Evaluation Charges.

All users discharging wastes into the system requiring continuing surveillance sampling and waste evaluation shall be subject to a monthly fixed charge to cover the costs of such services in the amount of \$82.20 per discharge point.

At such hearing and prior to final adoption of said
Ordinance No, all interested parties may appear
and be heard. Copies of Ordinance No are on file
in the office of the Clerk and are available for inspection by
any interested parties during regular business hours. This
notice is being given pursuant to I.C. 36-9-23-26.
Dated this, 1982.
Clerk

NOTICE OF HEARING ON PROPOSED RATES AND CHARGES OF FORT WAYNE SEWAGE WORKS

Property owners and other interested parties in the City of			
Fort Wayne are hereby notified that on April 26, 1982, the			
Common Council introduced Ordinance No, thereby			
determining to establish rates and charges for services to be			
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Council to be held atM. (Fort Wayne Time), on			
May 25, 1982, in the, there will be a public			
hearing on the matter of the rates and charges, and			
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which provides in part as follows:			
Article VI. User Charges			
Sec. 24-27. <u>User Volume Charges</u> .			
The water usage schedule upon which charges for services rendered by the Sewer Utility shall be based on water consumption unless otherwise metered or exempted in accordance with the following user classifications and the following charges for services for each such classifications:			
Camping Change (a tage)			

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Total User Charge	48.70	39.50		
Sec. 24-28. <u>User Minimum Charges</u> .				
In the event the monthly sewage service charge calculated in accordance with the water consumption schedule in Sec. 24-27 does not exceed the minimum monthly charge for each class of user as set forth thereafter user shall pay said minimum monthly charge in lieu of the charge calculated based on water usage, as follows:				
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In the event any user is not a metered water customer, there shall be imposed flat charge rates as follows:

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Out-City

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(a) Volume Charge (cents per 100 cu. ft.) Treatment 18.74

Capital Charge <u>11.76</u>

(b) Variable Charge (cents per 100 cu. ft.)

A variable charge for conveyance and collection costs attributable to that portion of the conveyance system and operating costs associated therewith used by the contract customer shall be computed by the City and added to the volume charge.

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(e) Capital Surcharge.

In the event contract customer delivers sewage for treatment to City for a period of 90 consecutive days which is in excess of base MGD contracted for, then customer will be subject to an additional capital charge computed at the capital charge (per 100 cu. ft.) then in effect times the excess percentage of MGD represented by dividing actual MGD by contracted MGD.

(f) Other Provisions.

In the event sewage received pursuant to any contract entered into under this section exceeds any of the limitations imposed by this Chapter, the City shall have the right to impose all charges, limitations and penalties applicable to any non-contract user served by the City. Each contract entered into by the City pursuant to the foregoing rate classification shall provide that contract customer shall agree to enact and maintain a Sewer Use Ordinance, Industrial Cost Recovery System and User Charge System acceptable to the City and in conformance with the City's obligations under Sec. 204(b) (1) Public Law 92-500 as amended and supplemented and guidelines and regulations promulgated thereunder by the U.S. Environmental Protection Agency and 40 CFR 35.905-8, 35-928-1 and 35-935-13.

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Sec. 24-32. Annual Review of Service Charges.

Prior to May 1 of each year, the General Auditor of the City Utilities and an independent certified public accountant employed for that purpose shall submit to the Board of Public Works a comparison of the calculated unit cost for flow, removal of BOD, suspended solids, and phosphorus per year, with the unit charges currently in effect from which the Board shall determine whether the current service charges and surcharges are adequate or should be changed. The methodology utilized in developing this cost comparison shall include:

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Utility to each user class in proportion to such user's contribution to the total waste loading of the treatment works. Factors such as strength, volume, and delivery flow characteristics shall be considered and included as the basis for the user's contribution to insure a proportional distribution of operation and maintenance and replacement costs to each user class.

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Article VII. Strength-of-Wastes Surchage

Sec. 24-35. Rates of Surcharge.

The rate of surcharge for each of the aforementioned con-

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All users discharging wastes into the system requiring continuing surveillance sampling and waste evaluation shall be subject to a monthly fixed charge to cover the costs of such services in the amount of \$82.20 per discharge point.

At such hearing and prior to final adoption of said
Ordinance No, all interested parties may appear
and be heard. Copies of Ordinance No are on file
in the office of the Clerk and are available for inspection by
any interested parties during regular business hours. This
notice is being given pursuant to I.C. 36-9-23-26.
Dated this, 1982.

Clerk

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Property owners and other interested p	arties in	the City of	
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hearing on the matter of the rates and cha	rges, and		
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Sec. 24-27. <u>User Volume Charges</u> .			
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each such classifications:			
each such classifications: Service Charge (cents per 10	0 cu. ft.)		
		of User	
	Class		
	Class	of User	
Service Charge (cents per 10	<u>Class</u> <u>Domestic</u>	of User Manufacturing 18.74	
Service Charge (cents per 10 Treatment	Class Domestic 18.74	of User Manufacturing 18.74	
Service Charge (cents per 10 Treatment Conveyance, Collection, Billing	Class Domestic 18.74 18.23	of User Manufacturing 18.74 11.88 8.88	
Service Charge (cents per 10 Treatment Conveyance, Collection, Billing Capital	Class Domestic 18.74 18.23 11.73	of User Manufacturing 18.74 11.88 8.88	
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58.48

162.44

Sec. 24-29. User Flat Charges.

6" or larger

In the event any user is not a metered water customer, there shall be imposed flat charge rates as follows:

Classification of Customer

Monthly Flat Charge (1)

In-City

Domestic User - Single Family
Dwelling

\$ 4.87 \$ 5.84

Domestic User - Multi-Family
Dwelling

To be estimated by City
To be estimated by City

Commercial and Industrial User

ments where available.

(1) Estimates of monthly flat charges for multi-family dwellings shall be based on the number of family units accommodated by the system multiplied by the single family dwelling monthly charges. Estimates of monthly flat charges for commercial and industrial establishments shall be either estimated based on number of employees, manufacturing processes used and other pertinent sewer use indicators or based upon outfall measure—

Sec. 24-29A. Special Capital Surcharge.

Each user discharging wastes into the sewage systems acquired by the City of Fort Wayne, Indiana, from and located in St. Joseph Township and Adams Township, Allen County, Indiana, as well as all future extensions thereof shall be subject to and shall pay a special capital surcharge in the amount of \$4.65 per month in addition to all other sewer service charges or other charges imposed by this Ordinance. Said capital surcharge shall be collected from said users until such time as the principal of and all interest and other costs arising from the borrowing of funds by the City for the acquisition of said sewer system whall have been paid in full from the total of the capital surcharge herein imposed.

Sec. 24-30. Contract Customers - Unit and Other Charges.

In the event the City consummates a contract to serve as a regional treatment plant for any other municipality or private regional treatment plant for any other municipality or private sewage utility, either contiguous to the City or in its environs, said contract shall provide for the following unit charges:

(a) Volume Charge (cents per 100 cu. ft.)

Treatment 18.74
Capital Charge 11.76
30.50

(b) Variable Charge (cents per 100 cu. ft.)

A variable charge for conveyance and collection costs attributable to that portion of the conveyance system and operating costs associated therewith used by the contract customer shall be computed by the City and added to the volume charge.

(c) Flat Charge.

In addition to the foregoing charges based on volume of sewage treated and conveyed each contract customer will pay a monthly billing charge of \$.55 and a monthly surveillance charge of \$82.20.

(d) Excess Strength of Wastes Surcharge.

In the event a contract customer contributes waste having a strength in excess of domestic waste characteristics, as hereinbefore defined, a surcharge based on the following unit process charge will be in effect for all waste found to be in excess of limitations:

	Cents Per Pound
Suspended Solids - (SS)	3.931
Biochemical Oxygen Demand - (BOD)	3.926
Phosphorus - (P)	37.619

(e) Capital Surcharge.

In the event contract customer delivers sewage for treatment to City for a period of 90 consecutive days which is in excess of base MGD contracted for, then customer will be subject to an additional capital charge computed at the capital charge (per 100 cu. ft.) then in effect times the excess percentage of MGD represented by dividing actual MGD by contracted MGD.

(f) Other Provisions.

In the event sewage received pursuant to any contract entered into under this section exceeds any of the limitations imposed by this Chapter, the City shall have the right to impose all charges, limitations and penalties applicable to any non-contract user served by the City. Each contract entered into by the City pursuant to the foregoing rate classification shall provide that contract customer shall agree to enact and maintain a Sewer Use Ordinance, Industrial Cost Recovery System and User Charge System acceptable to the City and in conformance with the City's obligations under Sec. 204(b)(1) Public Law 92-500 as amended and supplemented and guidelines and regulations promulgated thereunder by the U.S. Environmental Protection Agency and 40 CFR 35.905-8, 35-928-1 and 35-935-13.

Sec. 24-31. Bulk Waste Charges.

Industrial - For all industrial waste picked up from customer
and hauled in City's vehicles to Plant - \$163.00
per load.

Domestic - For all domestic waste delivered to plant by customer's truck or tank - \$23.85 per load. For purposes of computing charges hereunder, a load is defined as 1,000 gallons of tank capacity or fraction thereof.

Sec. 24-32. Annual Review of Service Charges.

Prior to May 1 of each year, the General Auditor of the City Utilities and an independent certified public accountant employed for that purpose shall submit to the Board of Public Works a comparison of the calculated unit cost for flow, removal of BOD, suspended solids, and phosphorus per year, with the unit charges currently in effect from which the Board shall determine whether the current service charges and surcharges are adequate or should be changed. The methodology utilized in developing this cost comparison shall include:

1. A system including the distribution of the cost of operation and maintenance of the treatment works of the WPC

Utility to each user class in proportion to such user's contribution to the total waste loading of the treatment works. Factors such as strength, volume, and delivery flow characteristics shall be considered and included as the basis for the user's contribution to insure a proportional distribution of operation and maintenance and replacement costs to each user class.

2. Total annual service charges and surcharges collected from each individual user class shall be deemed sufficient if said charges have generated during the prior operating period sufficient revenue to offset the cost of all treatment works operation and maintenance provided by the Utility, including cost of management, system repair and replacement, debt retirement and other costs incidental to the Utility Operation attributable to such class.

Article VII. Strength-of-Wastes Surchage

Sec. 24-35. Rates of Surcharge.

The rate of surcharge for each of the aforementioned constituents

a.	For	suspended solids (SS)	3.931 cents per pound
b.	For	biochemical oxygen demand - (BOD)	3.926 cents per pound
c.	For	phosphorus (P)	37.619 cents per pound

Sec. 24-36. Waste Evaluation Charges.

All users discharging wastes into the system requiring continuing surveillance sampling and waste evaluation shall be subject to a monthly fixed charge to cover the costs of such services in the amount of \$82.20 per discharge point.

At such hearing and prior to final adoption of said
Ordinance No, all interested parties may appear
and be heard. Copies of Ordinance No are on file
in the office of the Clerk and are available for inspection by
any interested parties during regular business hours. This
notice is being given pursuant to I.C. 36-9-23-26.
Dated this, 1982.

Clerk



The City of Fort Wayne

OFFICE OF THE CITY CLERK

Charles W. Westerman, Clerk — Room 122

May 12, 1982

Ms. Judy High Fort Wayne Nespapers, Inc. 600 West Main Street Fort Wayne, IN 46802

Dear Ms. High:

Please give the attached full coverage on the date of May 14, 1982, in both the News Sentinel and the Journal Gazette.

RE: Legal Notice for Common Council
NOTICE OF HEARING ON PROPOSED RATES
AND CHARGES OF FORT WAYNE SEWAGE WORKS

NOTICE OF HEARING ON PROPOSED RATES ANC CHARGES OF FORT WAYNE WATERWORKS

Please send us eight copies of the Publisher's Affidavit from both newspapers.

Thank you.

Sincerely,

Charles W. Westerman City Clerk

CWW/ne ENCL: 2

NOTICE OF HEARING ON PROPOSED RATES AND CHARGES OF FORT WAYNE SEWAGE WORKS

Property owners and other interested parties in the City of Fort Wayne are hereby notified that on April 26, 1982, the Common Council introduced Ordinance No. $\frac{S-82-04-39}{}$, thereby determining to establish rates and charges for services to be rendered by the sewage works. At a meeting of the Common Council to be held at $\frac{7:00}{}$ P.M. (Fort Wayne Time), on May 25, 1982, in the $\frac{City-County}{}$ Building, Room 126, there will be a public hearing on the matter of the rates and charges, and consideration of adoption of said Ordinance No. $\frac{S-82-04-39}{}$, which provides in part as follows:

Article VI. User Charges

Sec. 24-27. User Volume Charges.

The water usage schedule upon which charges for services rendered by the Sewer Utility shall be based on water consumption unless otherwise metered or exempted in accordance with the following user classifications and the following charges for services for each such classifications:

Service Charge (cents per 100 cu. ft.)

Class of User

	Domestic	Manufacturing	
Treatment	18.74	18.74	
Conveyance, Collection, Billing	18.23	11.88	
Capital	11.73	8.88	
Total User Charge	48.70	39.50	
Sec. 24-28. User Minimum Charges.		,	

In the event the monthly sewage service charge calculated in accordance with the water consumption schedule in Sec. 24-27 does not exceed the minimum monthly charge for each class of user as set forth thereafter user shall pay said minimum monthly charge in lieu of the charge calculated based on water users.

monthly charge in lieu of the charg usage, as follows: Water Meter Size	
5/8 - 3/4"	\$ 2.43
1 - 1/2"	8.58
2"	17.51
3"	35.18
4"	58.48
6" or larger	162.44

Sec. 24-29. User Flat Charges.

In the event any user is not a metered water customer, there shall be imposed flat charge rates as follows:

Classification of Customer

Monthly Flat Charge (1)

In-City Out-City

Domestic User - Single Family

Domestic User - Multi-Family
Dwelling To be estimated by City

Commercial and Industrial User

Dwelling

To be estimated by City

\$ 5.84

\$ 4.87

(1) Estimates of monthly flat charges for multi-family dwellings shall be based on the number of family units accommodated by the system multiplied by the single family dwelling monthly charges. Estimates of monthly flat charges for commercial and industrial establishments shall be either estimated based on number of employees, manufacturing processes used and other pertinent sewer use indicators or based upon outfall measurements where available.

Sec. 24-29A. Special Capital Surcharge.

Each user discharging wastes into the sewage systems acquired by the City of Fort Wayne, Indiana, from and located in St. Joseph Township and Adams Township, Allen County, Indiana, as well as all future extensions thereof shall be subject to and shall pay a special capital surcharge in the amount of \$4.65 per month in addition to all other sewer service charges or other charges imposed by this Ordinance. Said capital surcharge shall be collected from said users until such time as the principal of and all interest and other costs arising from the borrowing of funds by the City for the acquisition of said sewer system whall have been paid in full from the total of the capital surcharge herein imposed.

Sec. 24-30. Contract Customers - Unit and Other Charges.

In the event the City consummates a contract to serve as a regional treatment plant for any other municipality or private regional treatment plant for any other municipality or private sewage utility, either contiguous to the City or in its environs, said contract shall provide for the following unit charges:

(a) Volume Charge (cents per 100 cu. ft.) Treatment ' 18.74 Capital Charge 11.76 30.50

(b) Variable Charge (cents per 100 cu. ft.)

A variable charge for conveyance and collection costs attributable to that portion of the conveyance system and operating costs associated therewith used by the contract customer shall be computed by the City and added to the volume charge.

(c) Flat Charge.

In addition to the foregoing charges based on volume of sewage treated and conveyed each contract customer will pay a monthly billing charge of \$.55 and a monthly surveillance charge of \$82.20.

(d) Excess Strength of Wastes Surcharge.

In the event a contract customer contributes waste having a strength in excess of domestic waste characteristics, as hereinbefore defined, a surcharge based on the following unit process charge will be in effect for all waste found to be in excess of limitations:

	Cents Per Pound
Suspended Solids - (SS)	3.931
Biochemical Oxygen Demand - (BOD)	3.926
Phosphorus - (P)	37.619

(e) Capital Surcharge.

In the event contract customer delivers sewage for treatment to City for a period of 90 consecutive days which is in excess of base MGD contracted for, then customer will be subject to an additional capital charge computed at the capital charge (per 100 cu. ft.) then in effect times the excess percentage of MGD represented by dividing actual MGD by contracted MGD.

(f) Other Provisions.

In the event sewage received pursuant to any contract entered into under this section exceeds any of the limitations imposed by this Chapter, the City shall have the right to impose all charges, limitations and penalties applicable to any non-contract user served by the City Each contract entered into by the City pursuant to the foregoing rate classification shall provide that contract customer shall agree to enact and maintain a Sewer Use Ordinance, Industrial Cost Recovery System and User Charge System acceptable to the City and in conformance with the City's obligations under Sec. 204(b) (1) Public Law 92-500 as amended and supplemented and guidelines and regulations promulgated thereunder by the U.S. Environmental Protection Agency and 40 CFR 35.905-8, 35-928-1 and 35-928-2, and 35-935-13.

Sec. 24-31. Bulk Waste Charges.

Domestic - For all domestic waste delivered to plant by customer's truck or tank - \$23.85 per load. For purposes of computing charges hereunder, a load is defined as 1,000 gallons of tank capacity or fraction thereof.

Sec. 24-32. Annual Review of Service Charges.

Prior to May 1 of each year, the General Auditor of the City Utilities and an independent certified public accountant employed for that purpose shall submit to the Board of Public Works a comparison of the calculated unit cost for flow, removal of BOD, suspended solids, and phosphorus per year, with the unit charges currently in effect from which the Board shall determine whether the current service charges and surcharges are adequate or should be changed. The methodology utilized in developing this cost comparison shall include:

 A system including the distribution of the cost of operation and maintenance of the treatment works of the WPC Utility to each user class in proportion to such user's contribution to the total waste loading of the treatment works. Factors such as strength, volume, and delivery flow characteristics shall be considered and included as the basis for the user's contribution to insure a proportional distribution of operation and maintenance and replacement costs to each user class.

2. Total annual service charges and surcharges collected from each individual user class shall be deemed sufficient if said charges have generated during the prior operating period sufficient revenue to offset the cost of all treatment works operation and maintenance provided by the Utility, including cost of management, system repair and replacement, debt retirement and other costs incidental to the Utility Operation attributable to such class.

Article VII. Strength-of-Wastes Surchage

Sec. 24-35. Rates of Surcharge.

The rate of surcharge for each of the aforementioned constituents

a. For suspended solids (SS)

3.931 cents per pound

b. For biochemical oxygen demand - (BOD)

3.926 cents per pound

c. For phosphorus (P)

37.619 cents

Sec. 24-36. Waste Evaluation Charges.

All users discharging wastes into the system requiring continuing surveillance sampling and waste evaluation shall be subject to a monthly fixed charge to cover the costs of such services in the amount of \$82.20 per discharge point.

At such hearing and prior to final adoption of said Ordinance No. $\frac{S-82-04-39}{}$, all interested parties may appear and be heard. Copies of Ordinance No. $\frac{S-82-04-39}{}$ are on file in the office of the Clerk and are available for inspection by any interested parties during regular business hours. This notice is being given pursuant to I.C. 36-9-23-26.

Dated this //, day of May , 1982

Clark Whaterman

per pound

NOTICE OF HEARING ON PROPOSED RATES AND CHARGES OF FORT WAYNE WATERWORKS

Property owners and other interested parties in the City of Fort Wayne are hereby notified that on April 26, 1982, the Common Council introduced Ordinance No. $\frac{S-82-04-38}{2}$, thereby determining to establish rates and charges for services to be rendered by the municipal waterworks. At a meeting of the Common Council to be held at $\frac{7:00}{2}$ M. (Fort Wayne Time), on May 25, 1982, in the $\frac{City-County}{2}$ Bldg: Room 126 there will be a public hearing on the matter of the rates and charges, and consideration of adoption of said Ordinance No. $\frac{S-82-04-38}{2}$, which provides in part as follows:

(a) Metered Rates Per Month

				100 Cubic Feet
First	500	cubic	feet	\$1.000
Next	1,500	cubic	feet	.770
Next	2,500	cubic	feet	.643
Next	7,500	cubic	feet	.593
Next	18,000	cubic	feet	.509
Next	20,000	cubic	feet	.432
Next	50,000	cubic	feet	.381
Next	50,000	cubic	feet	.305
Over	150,000	cubic	feet	.279

(b) Minimum Charges

Each user shall pay a minimum monthly charge based on the size of meter installed, for which the user will be entitled to the quantity of water set out in the metered schedule of rates.

Size of	Meter	Per Month
5/8	inch	\$ 5.00
3/4	inch	7.80
1	inch	12.70
1 1/2	inch	25.30
2	inch	39.00
3	inch	77.95
4	inch	129.70
6	inch	246.40
8	inch	360.35
10	inch	540.45

(c) Municipal Service to the City of Fort Wayne For each fire hydrant - per annum \$ 165.75 (d) Private Fire Protection Service

Per	annum -			\$	165.75
		2	inch		18.40
		3	inch		41.45
			inch.		73.60
		6	inch		165.75
		8	inch		283.65
		10	inch		460.30
		12	inch		662.85
		16	inch	1.	178.40

(e) All charges for service to customers situated outside the corporate limits of the City of Fort Wayne having availability for all of the foregoing tariffs shall be one hundred thirty-five per cent (135%) of the charges computed by application of the foregoing tariffs.

(f) Collection or Deferred Payment Charge

All bills for water services not paid within fifteen (15) days from the due date thereof, as stated in such bills, shall be subject to a collection or deferred payment charge of 10% on the first \$3.00 and 3% on the excess over \$3.00.

At such hearing and prior to final adoption of said Ordinance No. $\frac{S-82-04-38}{}$, all interested parties may appear and be heard. Copies of Ordinance No. $\frac{S-82-04-38}{}$ are on file in the office of the Clerk and are available for inspection by any interested parties during regular business hours.

Dated this // th. day of May , 1982.

Clerk Clerk

General Form No. 99 P(Rev. 1967) NEWS-SENTINEL Dr. FORT WAYNE, INDIANA JBLISHER'S CLAIM neither of which shall total more than four solid lines tisement is set) - number of equivalent lines 4 389 1 394 equals 394 equivalent lines at •200¢ , 78.80 \$165.75 | 18.40 | 77.80 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.75 | 18.7 each proof in excess of two) 6 extra 3.00 81.80 Size of type 6 point Size of quad upon which type is cast...6...... he amount claimed is legally due, after allowing all just credits, and that no part of the same Title... CLERK PUBLISHER'S AFFIDAVIT Personally appeared before me, a notary public in and for said county and state, the undersigned. D. ROOSE ... of the NEWS-SENTINEL DAILY newspaper of general circulation printed and published FERE in state and county aforesaid, and that the printed matter attached hereto is a true copy, as follows: 5/14/82

exceed the minimum monthly cherge for each cless of user es set forth thereefter user shell pey	eluction shell be subject to e inthin fixed cherge to cover the state of such services in the sount of \$82,20 per discherge		
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Customer Charge (1)	WATERWORKS Property owners end other inter- ted perties in the City of Fort		
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Allen County, Indiene, es well es el future acterisons interoit shell be subject to end shell pey son to subject to end shell pey son sold; par month in edition to ell other sewer service cherges or other cherges imposed by this Or- dinence. Seld ception by this Or- dinence. Seld ception seld users until such time as the principal of and ell interest end other costs arising from the borrowing of lands by the City for me bortowing of lands by the City for me had have been and in full from the total of the	1 inch	394	
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Sec. 24-30. Contract Customers - Unit and other Charges.			
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glonal treetment plant for any other municipality or priveta sew- age utility, either contiguous to the	Fire Hydrant\$185.75		
shell provide for the following unit	2 Inch	pular work (50 per cent of above amount)	
	8 inch 283.65 10 inch 460.30 12 inch 662.85 18 inch 1,178.40	6 extra 3.00	
(b) Verieble Charge (cents per 100 cu. ft.) A variable charge for conveyance and collection costs ettributeble to the portion of the conveyance yet term and operating costs essection attends the computed the computed to the City and added to the volume charge.	18 inch	each proof in excess of two) 81.80	
A variable cherge for conveyance and collection costs ettributeble to thet portion of the conveyance sys-	Wayne heving availability for all of the foregoing teriffs shall be one hundred thirty-five per cent	\$	
ated therewith used by the con- trect customer shall be computed	by epplication of the foregoing tar- iffs.	7	
and therewith used by the com- tred customer shall be computed by the City and added to the vol- ume change. In addition to the foregoing chereps besed on volume of see- age trasted and conveyed see- t conveyed see-	John Spirite and the spirite and spirite a	ot m	
cherges besed on volume of sew- aga tracted end conveyed each contract customar will pey a	the due deta thereof, as stated in such bills, shell be subject to e col- lection or deferred payment charge	Size of type	
a monthly survalliance charga of \$82.20. (d) Excess Strength of	of 10% on the first \$3.00 end 3 % on the excess over \$3.00. At such hearing end prior to fine adoption of seld Ordinence No \$3.02.04.38 all interested perties	Size of quad upon which type is cast	
In the event e control customer contributes westa having a	S-82-04-38, all interested pertiemay appear and be heard. Copie of Ordinanca No. S-82-04-38 and	20 De Be	
a monthly survisation unless of \$82.20 (Excess Strength of Westes Surcherge. In the event e control customer contributes wests having a strangth in axcess of domistic wests characteristics, as herafield, as improved the survival of the process charge will be in effect for ell wests cound to be in access of limitedina.	on file in the office of the Clark en- are evallable for inspection by an interested perties during regula	to ny ar	
will be in effect for ell wasta found to be in axcess of limitetions: Cents Per Pound	interested perties during regula business hours. Deted this 11th day of May 1982. 5/14		the same
Biochemical Oxygen Demend- (BOD)37.819	5/14	D Roose	
(e) Capitel Surcherge. In the event contract customer delivera sewage for treetment to		CLERK	
will be in effect for ell weath count to be in access of inhetisces. Suppended Soldine (SS) — 3.391 Slochemized Coyen — 3.99 People Coyen — 3.74 Slochemized Coyen — 3.99 People Coyen — 3.74 Slochemized Coyen — 3.99 People Coyen — 3.74 Slochemized Coyen — 3.74 Sloch	2	Title CLERK	
tionel capital cherge computed at the capital cherge (per 100 cu. ft.) than in effect times the excess	State of Indiana	PUBLISHER'S AFFIDAVIT	
percantega of MGD represented by dividing actual MGD by con- tracted MGD.	ALLEN County Personally a		ate, the
In the event sewege received pursuent to any contrect entered into under this section exceeds any	undetsigned	yss. Ippeared before me, a notary public in and for said county and str D. ROOSEwho, being duly s CLERK	sworn, says
tionel capital environ commode in the commode of th	that she is	NEWSSENTINEL	
any non-contract user served by the City. Eech contract anterail	1	DAILY newspaper of general circulation printed and	published
foregoing rete classification sha provide thet contract customs shall agree to anect and maintein	in the English	h language in the city of FORT WAYNE, INDIANA	
Sewar Usa Ordinanca, Industric Cost Recovery System and Use Charge System ecceptebla to the	ERE in state and	d county aforesaid, and that the printed matter attached heteto is a truly published in said paper for	ae copy, tion being
City's obligations under Sac 204 (b) (1) Public Law 92-500 s amended and supplamented an	which was du	an family	12.1
guidelines end regulations promu- geted thereundar by the U.S. Environmental Protection Agency an	d	5/14/82	
35-928-2, end 35-935-13. Sec. 24-31. Bulk Waste Charges. Industriel - For all industrie	ai	Advances to before me this 14th day of May 19 82	BATTLE
wasta picked up from customs and hauled in City'e vahicles : Plant - \$163.00 par load.	Subscribed an	Manno M. Tasks	na)
waeta dalivered to plent by cu tomer's truck or tank - \$23.85 p	er er	November 20 1085	181211-
charges hereunder, a loed is d fined as 1,000 gellone of tank of pecity or frection thereof. Sec. 2	My commissi	ion expires 100 camber 29, 1909	- 5
32. Annual Review of Servi Cherges. Prior to Mey 1 of each year, 1 General Auditor of the City Utilin	ha		
Control of the Otty Other	vic		

Fort Wayne Commo	unts	General Form No. 99 P(Rev. 196
(Governmental Unit)	To NEW	S-SENTINEL E
411an		
***************************************		AYNE, INDIANA
	PUBLISHER'S CLAIM	
Display Marrer (Must not	t exceed two actual lines, neithet of which shall total mote than four solid lin	_
of the type in whi	ich the body of the advertisement is set) – number of equivalent lines	
Head number of lines	E. 1	1+
Body number of lines		389
Tail number of lines		1
Total number o	f lines in notice	394
OMPUTION OF CHARGES		
39 ¹ + lines,	1 columns wide equals 394 equivalent lines at •200	¢ \$ 78.80
Additional charge for notic	ces containing rule or tabular work (50 per cent of above amount)	-
Charge for extra proofs of p	publication (50 cents for each proof in excess of two)	
TOTAL AMOUN	NT OF CLAIM.	\$ 81.80
ATA FOR COMPUTING COST		
Width of single column	9.6 picas Size of type	
Number of insertions	1	
sereby certify that the foregoing account s been paid.	t is just and correct, that the amount claimed is legally due, after allowing all just	est credirs, and that no part of the sam
	\mathcal{D} \mathcal{U}	noce.
May 14, 19 82	Title	CLERK
Form 903	PUBLISHER'S AFFIDAVIT	
	State of Indiana	
MON-	ALLEN County SS:	
MON	ALLEN County SS: Personally appeared before me, a notary public in and DROOSE	for said county and state, the
10 page 1 's	Personally appeared before me, a notary public in and undersigned D. ROOSE that she is CLERK	who, being duly sworn, s
re high in purity to broud of,	Personally appeared before me, a notary public in and undersigned D. ROOSE CLERK NEWS-SENTINEL	who, being duly sworn, s
re high in purity I'll be proud of,	Personally appeared before me, a notary public in and undersigned D. ROOSE that she is CLERK NEWS-SENTINEL a. DAILY	who, being duly sworn, a of the control of th
W. Wooleman, Clerk ALL EED Te high in purity I'll be proud of,	Personally appeared before me, a notary public in and undertagned D. ROOSE that she is CLERK NEWS-SENTINEL DAILY newspaper of get in the English language in the city of FORT WAYNE, IN	who, being duly sworn, a of the control of th
EED re high in purity vill be proud of,	Personally appeared before me, a notary public in and undertagned D. ROOSE that she is CLERK NEWS-SENTINEL DAILY newspaper of get in the city of FORT WAYNE, IN town of state and county aforesaid, and that the printed matter	who, being duly sworn, a of th neral circulation printed and publishe DIANA attached hereto is a true copy
S. Hill be proud of, w. westerman Clerk ALL re-ANK'S	Personally appeared before me, a notary public in and undersigned D. ROOSE that she is CLERK NEWS-SENTINEL DAILY newspaper of get to the city of FORT WAYNE, IN town in state and county aforesaid, and that the printed matter which was duly published in said paper for OTLO. TIMO.	who, being duly sworn, a of th neral circulation printed and publishe DIANA attached hereto is a true copy
W. Westerman, Clerk ALL Till be proud of, S. S. S. S. S. S. S. S. S. S	Penonally appeared before me, a notary public in and undersigned. D. ROOSE that she is. CLERK NEW-SENTINEL a. DAILY. newspaper of ge in the English language in the city of FORT WAYNE, IN town in state and county aforesaid, and that the printed matter which was duly published in said paper for. ODIO. T.I.III.O.	who, being duly sworn, a of th neral circulation printed and publishe DIANA attached hereto is a true copy
Tith day of May, W. Westerman, Clerk ALL T. W. Westerman	Personally appeared before me, a notary public in and undersigned D. ROOSE that she is CLERK NEWS-SENTINEL DAILY newspaper of get to the city of FORT WAYNE, IN town in state and county aforesaid, and that the printed matter which was duly published in said paper for OTLO. TIMO.	who, being duly sworn, a of th neral circulation printed and publishe DIANA attached hereto is a true copy
W. Westerman, Clerk ALL Till be proud of, S. S. S. S. S. S. S. S. S. S	Penonally appeared before me, a notary public in and undersigned. D. ROOSE that she is. CLERK NEWS-SENTINEL D. ALLY newspaper of get in the English language in the city of FORT WAYNE, IN town of town	
W. Westerman, Clerk ALL Till be proud of, S. S. S. S. S. S. S. S. S. S	Penonally appeared before me, a notary public in and undersigned. D. ROOSE that she is. CLERK NEWS-SENTINEL D. ALLY newspaper of get in the English language in the city of FORT WAYNE, IN town of town	who, being duly sworn, as of the oral circulation printed and publishe DIANA attached hereto is a true copy
Tith day of May, W. Westerman, Clerk ALL T. ANN S.	Personally appeared before me, a notary public in and undersigned. D. ROOSE that she is. CLERK NEWS-SENTINEL a. DAILY. newspaper of ge in the English language in the city of town of town town of town. In state and county aforesaid, and that the printed matter of the she which was duly published in said paper for. 25/11+/82 Subscribed and sworn to before me this. NOVAMBERS 200 10.95	who, being duly sworn, as of the oral circulation printed and publishe DIANA attached hereto is a true copy
Tith day of May, W. Westerman, Clerk ALL T. ANN S.	Penonally appeared before me, a notary public in and Underlygned. D. ROOSE that she is. CLERK NEWS-SENTINEL DAILY. In the English language in the day of PORT WAYNE, IN town in state and county aforesaid, and that the printed matter which was duly published in said paper for. One. time. 5/11+/82 Subscribed and sworn to before me this.	who, being duly sworn, as of the oral circulation printed and publishe DIANA attached hereto is a true copy
Tith day of May, W. Westerman, Clerk ALL T. W. Westerman	Penonally appeared before me, a notary public in and Underlygned. D. ROOSE that she is. CLERK NEWS-SENTINEL D.A.ILY. In the English language in the day of PORT WAYNE, IN town in state and county aforesaid, and that the printed matter which was duly published in said paper for. One. time. 5/11+/82 My commission expires. November 29, 1985	who, being duly sworn, as of the oral circulation printed and publishe DIANA attached hereto is a true copy
Ligary of the production of th	Penonally appeared before me, a notary public in and undersigned. D. ROOSE that she is. CLERK NEWSENTINEL DALLY. In the English language in the city of FORT WAYNE, IN town of town of the state and county aforesaid, and that the printed matter which was duly published in said paper for. One. Time. as follows: 5/14/82 My commission expires. November 29, 1985	who, being duly sworn, as of the oral circulation printed and publishe DIANA attached hereto is a true copy
ANTION CONTRACTOR OF A STANDARD CONTRACTOR OF	Penonally appeared before me, a notary public in and undersigned. D. ROOSE that she is. CLERK NEWSENTINEL DALLY. In the English language in the city of FORT WAYNE, IN town of town of the state and county aforesaid, and that the printed matter which was duly published in said paper for. One. Time. as follows: 5/14/82 My commission expires. November 29, 1985	who, being duly sworn, a of the created and publishe DIANA attached hereto is a true copy
Le prièt y bortist le prièt y bo	Penonally appeared before me, a notary public in and undersigned. D. ROOSE that she is. CLERK NEWSENTINEL DALLY. In the English language in the city of FORT WAYNE, IN town of town of the state and county aforesaid, and that the printed matter which was duly published in said paper for. One. Time. as follows: 5/14/82 My commission expires. November 29, 1985	who, being duly sworn, a of the created and publishe DIANA attached hereto is a true copy

394 ..equivalent lines at .. cents per line Additional charge for notices containing rule or tabular work (50 per cent of above amount) 6 extra 3.00 Charge for extra proofs of publication (50 cents for each proof in excess of two) 81.80

TOTAL AMOUNT OF CLAIM.

FOR COMPUTING Width of sin

in the English language in the city of FORT WAYNE, INDIANA

in state and county aforesaid, and that the printed matter attached hereto is a true copy, which was duly published in said paper for as follows: 5/14/82

1985

November 29,

Form Prescribed by State Board Fort Wayne	Common Counci	1 /	ToJOURNAL-G	ral Form No. 99 P (Rev. 1967) AZETTE Dr.	
(Government	al Unit)				
Allen	County, Ind.		FORT WAYNE	INDIANA	
		PUBLISHER'S CLA	TM.		
		FUBLISHER'S CLA	IM		
LINE COUNT	*				
Display Matter (of the ty	Must not exceed two actual pe in which the body of the	lines, neither of which shall total advertisement is set) - number o	l more than four solid lines if equivalent lines	-	
Head numbe	er of lines			1+	
Body number	er of lines			389	
				1	
Tail number	of lines			394	
Total	number of lines in notice			394	
COMPUTION OF CHARGES	3				
394	1 nes, columns	wide equals equiv	.200¢	73.80	
cent	ts per line	s wide equalsequiv	zuent lines at	*	
Additional charge	e for notices containing rule	or tabular work (50 per cent of ab	oove amount)		
Charge for extra	proofs of publication (50 cen	its for each proof in excess of two	6 extra	3.00	
			,	81.80	
	AMOUNT OF CLAIM.			\$	
DATA FOR COMPUTING	orges for multi-family dwellings argue for multi-family dwellings of the based on the number of the based on the number of the based on the number of the property of the season that the property of the season of the property of the property of the property of property of	Ta-		fined as 1,000 gallons of tenk ca- gacity or frection thereof. Sec. 24- Charges. The first sec. 24- Charges and surcherpse are ed- morning of the first small the first sec. 24- The first small The first small	
Sh far Width of sing for	ell be besed on the number of nily units accommodeted by the stem multiplied by the single	Gity or in its environs, said contract shall provide for the following unit charges: (a) Volume Charge	deys which is in axcass of base MGD contrected for, than cus- tomar will be subject to en eddi-	fined as 1,000 gallons of tenk ca- pacity or frection thereof. Sec. 24- 32. Annuel Raview of Sarvice	
NOTICE OF HEARING ON	mily dwelling monthly charges, timetes of monthly flat charges commercial and industrial as-	City or in its environs, said contract shall provide for the following unit charges: (a) Volume Charge (cents par 100 cu. lt.) Treatmant	dorg which is in access to base MAD Contracting account of the contracting account of the contracting account of the capital contraction of the capital contracting account of the capital cont	Charges. Prior to May 1 of each year, the General Auditor of the City Utilities	1
NOTICE OF HEARING ON PROPOSED RATES AND CHARGES OF FORT WAYNE SEWAGE WORKS	bried besed on number of em- byses, menufacturing processes and other pertinent sewer use	(b) Varieble Cherge (cents per 100 cu. ft.)	by dividing actual MGD by con- trected MGD. (f) Other Provisions.	eccountant employed for thet pur- pose shall submit to the Board of Public Works a comparison of the	test
roperty owners end other inter- ed perties in the City of Fort tyne ere hereby notified thet on iril 28, 1982, the Common Coun-	ficetors or besed upon outfell resurements where evailable. c. 24-29A. Speciel Cepitel Sur-	and collection costs ettributable to that portion of the conveyence sys- tem and operating costs essoci-	In the event eewaga raceived pursuant to eny contrect antered into under this section exceeds eny of the limitations improved by this	celculeted unit cost for flow, re- movel of BOD, suspended solids, and phosphorus per yeer, with the	00
PROPOSED PATES AND PA	bego. Eech user discherging westes of the sewege systems ecquired the City of Fort Wayne, indiana	Treatment and the Court of the	Cheptar, the City shell heve tha right to impose all cherges, limitations end penalties epplicable to	from which the Board shall deter- mina whether the current service chergas end surchergas are ad-	C C C C C C C C C C C C C C C C C C C
s to be rendered by the sewage from the com- rks. At a meeting of the Com- rouncil to be held at 7:00 All A (Fort Weyne Trop)	m end toceted in St. Joseph winship end Adems Township, en County, Indiene, es well es ell	In addition to the foragoing charges based on volume of saw-	any non-contrect user served by the City. Each contrect entered into by the City pursuant to the	equete or should be changed. The methodology utilized in developing this cost comperison shell include:	ti s
1982, in the City-County Build- Room 126, there will be e pub- heering on the metter of the	piect to end shell pey a special pitel surcharge in the amount of	age treated end conveyed each contract customer will pay a monthly billing charge of \$.55 and	provide thet contrect customer shell egree to anect end meintein a Sewar Use Ordinance, industrial	button of the cost of operation and maintanence of the treatment works of the WPC littlibut a sector.	Cal
es end charges, end consider- on of adoption of said Ordi- oth No. S-82-04-39, which pro-	er sewer service charges or- er charges imposed by this Or- enca. Seid cepitel surcharge	\$82.20. (d) Excess Strength of	Cost Recovery System and User Cherge System ecceptable to the City and in conformance with the	user class in proportion to such user's contribution to the total weete toeding of the treetment works.	8:
icle VI. User Cherges Sec. 24-27. User Volume Cherges. The water usage schedule upon	I be collected from said users such time as the principel of ell interest end other coste	In the event a contrect customer contributes weste having e strength in excess of domestic	204 (b) (1) Public Lew 92-500 es amended end supplemented and	Fectors such as strength, volume, and delivery flow cherectaristics shell be considered end included	Offil
ich cherges for services ren- ed by the Sewer Utility shell be said paid on weter consumption un-	the City for the acquisition of a sawer system shell have been	weste cherecteristics, as hereinbe- fora defined, a surcharge based on the following unit process charge	gated thereundar by the U.S. Envi- ronmantel Protection Agency end 40 CFR 35.905-8, 35-928-1 and	tion to insura e proportionel distri- bution of operation and mainte-	in
s otherwise meterad or cep mpted in eccordence with the wing user classifications end Unit	itel surcharge herein imposed. 24-30. Contrect Customers - end other Charges.	to be in excess of limitetions: Cents Per Pound Suspended Solids: (SS) 3 931	35-928-2, end 35-935-13. Sec. 24-31. Bulk Waste Cherges. Industriel - For ell industriat	each user cless. 2. Totel ennual service cherges and snrcherges collected from	19
eech such clessifications: Service Charge (Cents per 100 cu ft)	metes e contrect to serve as e onel treetment plent for eny	Biochemicel Oxygen Demand- (BOD) 3.926 Phosphorus- (P) 37.619	end heuled in City's vehicles to Plent - \$163.00 per loed.	eech individuel user cless shall be deemad sufficient if seid cherges heve ganerated during the prior	
Domestic Menufecturing other terment 18.74 18.74 age	nel treetment plent for eny municipality or private sew- utility, alther contiguous to the	(e) Cepitel Surcherge. In the avent contract customar delivers savege for treatment to	weste delivered to plent by cus- tomer's truck or tenk - \$23.85 per loed. For purposes of computing	to offset the cost of ell treetment works operation end meintenenca provided by the Utility, including	esi We Ap
veance, Collection, 19	2	DAILY	cherges hereunder, e toed is de- newspaper of general circ	culation printed and published	Ap
contage per 100 cg. ft.) Onnestic Steel of User Onne	in the Engli	ish language in the city town of	FORT WAYNE, INDIAN	Α	
ce charge calculeted in accor- ce with the weter consumption adule in Sec. 24-27 does not ead the minimum metal.	HERE in state a	nd county aforesaid, and tha	t the printed matter attache	ed hereto is a true copy,	
ga for each class of user as forth thereafter user shell pey minimum monthly charge in	which was as follows:	duly published in said paper for 5/14/82		the dates of publication being	
of the cherge celculeted based reter usage, as follows: Minimum		77, 5		All the state of	
Monthly Charge % \$ 2.43 6 8.58	-		anille) 1	De Hold	
35.18 58.48 Flerger 162.44	Subscribed :	and sworn to before me this	+th day of	Q 19 82	
x lerger		Novembe	canne 1111	grkins	
of Fire	My commis	sion expires	r 29. 1905		
Omer Cherge (1) In-City Out-City					

		te Board of Accounts	Carry at 3	,		General Form No. 99 P (Rev. 1967
Fo		yne Common	Council	1 1 -	ToJOURNA	L-GAZETTE D
Al	len	ernmental Unit)			EODT WAY	'NE, INDIANA
		C	County, Ind.		FORT WAT	IVE, IIVDIAIVA
			PUI	BLISHER'S C	CLAIM	
LINE COL	INT					
	Display	Matter (Must not exce of the type in which th	ed two actual lines, r	neither of which shall sement is set) - nun	Il total more than four solid lines nber of equivalent lines	
	Head	number of lines				1+
						389
	Body	number of lines				1
	Tail	number of lines				394
		Total number of line	es in notice			394
COMPUTI	ON OF CH	ARGES				
	391	lines,	columns wide o	equals 3914	. 200¢	73.80
	Addition	al charge for notices of	ontaining rule or tabu	ılar work (50 per cen	et of above amount)	
		or extra proofs of publ			6 extra	3.00
				atii piooi iii exeess e	3.110)	81.80
		TOTAL AMOUNT (OF CLAIM.			\$
DATA FO	R COMPU	TING COST				
	Width o	f single column 9.6	oicas	Size of type	6 point	
	Number	of insertions		Size of quad up	on which type is cast	
Pursuant to	the provisi	on and penalties of Ch	. 89., Acts 1967.			
	-					
I hereby cer has been pa	rtify that the iid.	foregoing account is j	ust and correct, that t	he amount claimed i		t credits, and that no part of the sar
					anilla	Detald
Mi	av 14	82				CLERK
Date					Title	CLERK
	Form	904	PUI State of Indiana	BLISHER'S AFFIDA	AVIT	
			State of Indiana ALLEN County SS:		a notary public in and fo	r said county and state, th
						who, being duly sworn, s
		3				of th
				RNAL-GAZETTI DAILY		ral circulation printed and publishe
		-AX				IANA
		Rep				attached hereto is a true copy
		T. 11	which was duly p	sublished in said pape	r for	,the dates of publication bein
		X	as follows:	5/14/82		- 12 m
		1			7	DYI
	8 7	e6/	Subscribed and -	worn to before me th	14th days	De Mark
	6	41 Dui	Dubwined and 34	to before me th	Anne Ph	? (Serkins)
be imposed	mat charge rai	(08)		Nove	mber 29, 1985 No	tary laublic

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